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8		
	UNITED STATES	DISTRICT COURT
9	DISTRICT	OF ARIZONA
10		
10	Valentino Dimitrov, individually, and on	Case No.: 2:23-CV-00226-PHX-DJH
11	behalf of all others similarly situated;	
	•	
12	Plaintiffs,	
13	VS.	
	Stavatti Aerospace, Ltd, a Minnesota	
14	corporation; Stavatti Aerospace, Ltd, a	
15	Wyoming corporation; Stavatti	
	Corporation, a Minnesota corporation; Stavatti Immobiliare Ltd, a Wyoming	NOTICE OF SERVICE OF
16	corporation; Stavatti Industries, Ltd, a	PLAINTIFF'S FIRST SET OF
17	Wyoming corporation; Stavatti Niagara,	DISCOVERY REQUESTS
1 /	Ltd., a New York corporation Stavatti	-
18	Super Fulcrum, Ltd, a Wyoming	
	corporation; Stavatti Ukraine, a Ukrainian	
19	business entity; Stavatti Heavy Industries	
20	Ltd, a Hawaii corporation; Christopher	
	Beskar and Maja Beskar, husband and wife;	
21	Brian Colvin and Corrina Colvin, husband	
22	and wife; John Simon and Jean Simon,	
22	husband and wife; William Mcewen and Patricia Mcewen, husband wife; Rudy	
23	Chacon and Jane Doe Chacon, husband and	
	wife; and Does 1 through 10, inclusive,	
24	,,	
25	Defendants.	
26	Pursuant to LRCiv 5.2, Plaintiff Valentino Dimitrov ("Plaintiff"), by and through	

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undersigned counsel, hereby gives notice that Plaintiff Valentino Dimitrov has, on July 9, 2024, served by email his First Set of Discovery Requests, including Requests for Admissions, Requests for Production, Non-Uniform Interrogatories, and Uniform Interrogatories, upon the attorneys of record for the following Defendants:

- Stavatti Aerospace, LTD, a Minnesota Corporation;
- Stavatti Aerospace, LTD, a Wyoming Corporation;
- Stavatti Corporation, a Minnesota Corporation;
- Stavatti Heavy Industries, LTD, a Hawaiian Corporation;
- Stavatti Immobiliare, LTD, a Wyoming Corporation;
- Stavatti Industries, LTD, a Wyoming Corporation;
- Stavatti Niagara, LTD, a New York Corporation; and
- Stavatti Super Fulcrum, LTD, a Wyoming Corporation.

Plaintiff has also served these discovery requests upon all other parties appearing in this action.

**DATED** this 10th day of July 2024.

## ENARA LAW, PLLC

By: /s/ George K. Chebat
George K. Chebat
Ross P. Meyer
Joseph J. Toboni
Attorneys for Plaintiff

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 10th day of July 2024, a copy of the foregoing was transmitted electronically to the CM/ECF filing system for filing and transmittal along with copies transmitted to all parties and counsel of record via the CM/ECF system.

By: Shelly N. Witgen, ACP